Government of Kerala കേരള സർക്കാർ 2007



Reg. No. perl mmid. KL/TV(N)/12/2006-2008

KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. L.II വാല്യം 52

Thiruyananthapuram, Tuesday തിരുവനത്തപുരം, ചെറവ

23rd October 2007 2007 ഒക്ടോബർ 23

1th Karthika 1929 1929 കാർത്തിക 1

तामाध्यक्रै

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G.O. (Rt.) No. 2362/2007/LBR.

Thirusananthapuram, 23rd July 2007.

Whereas, the Government as: of opinion that an industrial dispute extens between [1] Sri K. V. Subramuman, Kizhakkepura Veedu, Puthanoor P.O., Monobor, Palakkad-678 592 (2) Sri Ramankorty, vio. Maruthaveeran, Valiyaparambu, Kongad H Village, Kongad P. O., Palakkad and the workman of the above referred establishment Sri Yathoogskun, Kulangara House, Malampuzha P. O., Palakkad in respect of masters mentioned in the annexure in this order:

And whereas, in the opinion of Government it is necess by to refer the unid industrial dispute for adjudication;

Now, therefore, in esercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will para the award within a period of three months.

Assistantes

"Whether the denial of employment to Sri Yatherndran, K. K., Salesman by Sri K. V. Subramanian & Sri Ramankutty, Toddy Shop No. 41, Palakkad is justifiable? If not, what miles he is entitled to ?"

G. O. (Rt.) No. 2363/2007/LBR.

Thirasananthaparam, 23rd July 2007,

Whereas, the Government are of opinion that an Industrial dispute exists between Sri Muzafir, M., Managing Partner, Harris & Company. Valiyangoli, Kozhikode and the wackmen of the above referred comblishment Sci K. P. Sayed Ummer, Edakkma Pagambil Amina Manzil, Olavanna P. O., Kozhikode in respect of functors mentioned in the amounts to this order !

And whereas, in the opinion of Government it is necessary to refer the said industrial for adjudication;

Now, therefore, in exercise of the powers conferred by acction 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the labour Court, Kozhikode. The Labour Court will pain the award within a period of three months.

ANNEXTHE

"Whether the denial of a mp I now me not most in K. P. Suyed Umster, by the Management M/s Harris & Company, Kozhikode with effect from Juneary 1st 2017 is justifiable? If not, what relief the worker is entitled to?"

31

G. O. (Rt.) No. 2367/2007/LBR.

Thirmsananthapuram, 24th July 2007.

Whereas, the Government are of opinion that an industrial dispuse exists between Sri Majead, V. P. Wood Industries, Mampad P. O., Nilampur, Malappurum and the workman of the above referred establishment Sri Sejid @ Belau, Kampurathu Veeda, Mampad P. O., Nilampur, Malappurant in respect of matters mentioned in the annexure to this order;

And wherea, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (General Act XIV of 1947) the Government hereby direct that the said Industrial dispute he referred for adjudication to the Labour Court, Kozhikode. The Labour Court will poss the award within a period of three months.

AMMERURE

"Whether the denial of employment to Sci Sajid @ Raba by the Management of V. P. Wood Industries, Mampad is justifiable? If not, what relief he is entitled to?"

(4)

G. O. (RL) No. 2368/2007/LBR.

Thirmeanunthaparam, 24th July 2007,

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Malapparam Go-operative Spinning Mills Ltd., Pattarkadavu P. O., Malapparam and the workmen of the above referred establishment represented by the General Secretary, Malapparam Spinning Mill Employees Organisation (S.T.U.) Rog. No. 10/14, Malapparam in respect of matternmentioned in the annexure to this order:

And whereas, in the opinion of Government is is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

"Whether the punishment awarded to worker Sci Pari Abdol Hameel by the Management of Malapourum Co-operative Spinning Mills Ltd., Malappuram is justifiable? If two what relief he is endfed to get?"

(5)

G. O. (Rt.) No. 2404/2007/ JR.

Thirdeananthuparam, 26th July 2007.

Whereas, the Government are of opinion that an Industrial despute exists between Sri K. Muhammed Haji, Proprietor, Maddena Lodge, Keloth-Payvanaoor, Kansur Divisis and the workman of the above referred catablishment Sri C. Sreijit, alo Kennau, Thaikeal House, Trikkariput P. O., Kataragode in revoce of matters mentioned in the annexure to this order;

And whereas, is the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kansar. The Labour Court will pass the award within a period of three months.

ANNEXURE

"Whether the termination from service of Sci C. Szeejith, Manager, Madeena Lodge, Payyannur by the Management is justifiable? If not, what relief he is carticled to?"

(6)

G. O. (Rt.) No. 2407/2007/LBR.

Thirneananthaperam, 36th July 2007.

Whereas, the Government are of opinion that an Industrial Dispute exists between (1) The Dispute Transport Officer, K.S.R.T.C., badies Gandhi Ro.d, Kuzhikode, (2) the President, K.S.R.T.C. Employees Co-operative Society Canteen, Kuzhikode, (3) The Socretary, K.S.R.T.C. Employees Co-operative Society Canteen, Kuzhikode and the workmen of the above referred enablishment represented by The General Socretary, Shops and General Workers Congress, Room No. 127, Oasis Compound, M. P. Road, Kuzhikode in respect of matters mentioned in the americae to this order:

And whereas, in the opinion of Government it is necessary to refer the said Industrial Dispute for adjudication;

Now, therefore, in exercise of the powers conferred, by section 10 (1) (c) of the industrial Disputes Act of 1947 (General Act XIV of 1947) the Government hereby direct that the said industrial Dispute be referred for adjudication to the Labour Court, Kezhikode. The Labour Court will pass the award within a period of three months.

ANNEXUJUE.

Whether the denial of employment to

(1) Probhagaran, (2) Katonakaran Nair,
(3) Chandran, (4) A. M. Vijeethkomar,
(5) P. N. Buju, (6) P. Dayanandan,
(7) P. Rajan, (8) E. Balagopalin,
(9) K. Bharathan, (10) V. Copalon,
(11) V. K. Rajan, (12) Kamaran,
(13) Chandran, (14) Vinead, (15) Bhaskaran,
(16) Badesha, (17) Mathukutty, (13)
Noushad, (19) Murugan, (20) Krahman,
(21) Asokan, (22) Shilja, (23) Pratheepan,
workers of the Coroperative Society Camera
of the K.S. R. T. C. Depot, Kazhikode
by the management is justifiable? If not,
what reliefs the workers are entitled to?"

 $\{7\}$

G. O. (Rt.) No. 2424/2007/LBR.

Thurwannenthaparam, 31st July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, The Alappey Company Limited, P. B. No. 2602, Alappezha-688 007 and the workman of the above referred establishment Sci B. G. ish, Leksluni Nivas, Sanathanem Ward, Mullackal, Alappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Coverament is is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will push the award within a period of three months.

ANNE DURING

"Whether the diamissal from service of Sei B. Girish. Junior Executive, Alappey Company List., (Leighani Nivas, Sanathanam Ward, Mullackal, Alappuzha), P.B. No. 2602, Alappuzha-688 007 is junifiable? If not, what relief he is capitled to?"

> By order of the Governor, Susv Eapen, Under Secretary to Government.